IN THE UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

ATLANTA DIVISION	
IN RE:	
WONDALYN SHANTE BAILEY,) CASE NO.: 20-62468-SMS
Debtor.))
MIDFIRST BANK, Creditor.)) CONTESTED MATTER PROCEEDING
Vs.) CHAPTER: 7)
WONDALYN SHANTE BAILEY, S. GREGORY HAYS, TRUSTEE,)))
Respondents.)
WITHDRAWAL OF MOTION FOR RELIEF FROM STAY (DOCKET # 40) COMES NOW Movant, and pursuant to Bankruptcy Rule 7041 and Rule 41 of	
the Federal Rules of Civil Procedure, hereby withdraws its MOTION FOR RELIEF	
FROM STAY filed February 26, 2021, without prejudice.	
This23rdday ofMarch	, 2021.
	/s/A. Michelle Hart Ippoliti A. Michelle Hart Ippoliti, GA Bar No. 334291 Attorney for Movant McCalla Raymer Leibert Pierce, LLC 1544 Old Alabama Road Roswell, GA 30076 Phone: 678-281-6537 Email:

Michelle.HartIppoliti@mccalla.com

BANKRUPTCY CASE

NO. 20-62468-SMS

CHAPTER 7

CERTIFICATE OF SERVICE

I, A. Michelle Hart Ippoliti, of McCalla Raymer Leibert Pierce, LLC, 1544 Old Alabama Road, Roswell, Georgia 30076-2102, certify:

That on the date below, I served a copy of the within WITHDRAWAL OF MOTION FOR RELIEF FROM STAY filed in this bankruptcy matter on the following parties at the addresses shown, by regular United States Mail, postage prepaid, unless another manner of service is expressly indicated:

Wondalyn Shante Bailey P.O. Box 657 McDonough, GA 30253

Eric E. Thorstenberg Deighan Law LLC Suite 101 333 Sandy Springs Circle Atlanta, GA 30328 (served via ECF notification)

S. Gregory Hays, Trustee Hays Financial Consulting, LLC 2964 Peachtree Road, Suite 555 Atlanta, GA 30305 (served via ECF notification)

I CERTIFY UNDER PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT.

Executed on: 3/23/21 By: /s/A. Michelle Hart Ippoliti

(date) A. Michelle Hart Ippoliti, GA Bar No. 334291

Attorney for Movant